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11	CENTRAL DISTRICT OF CALIFORNIA				
12	In re QUESTCOR SH DERIVATIVE LITIC	HAREHOLDE GATION	R ) Case N	o. SA CV 12	-1716-DMG (JPRx)
13			) ORDEI	ER RE JOINT STIPULATION	
14				SMISS WITH	H PREJUDICE [61]
15	This Document Relate	es To:	}		
16	ALL ACTION	S.	}		
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The Court, having considered the Joint Stipulation to Dismiss with Prejudice (the "Stipulation"), and good cause being shown, HEREBY ORDERS THAT:

- 1. The Action is dismissed with prejudice as to Plaintiffs Bruce Johnson and Gerald Easton, and without prejudice as to any other shareholder of Questcor Pharmaceuticals, Inc.
- 2. Counsel for Plaintiffs and Defendants shall bear their own costs and expenses and have waived their rights, if any, to seek costs or expenses from the opposing party.
- 3. Without affecting the finality of this Order in any way, this Court hereby retains continuing jurisdiction over the Action and the parties to the Stipulation for the sole purpose of ruling on a mootness fee application to be made by counsel for Plaintiffs.
- 4. Because the dismissal is without prejudice to any other Questcor shareholder, no compensation in any form relating to the dismissal of the action has passed directly or indirectly to Plaintiffs or their attorneys and no promise to give any such compensation has been made, notice of this dismissal is not required.

IT IS SO ORDERED.

DATED: July 30, 2015

DOLLY M. GEE UNITED STATES DISTRICT JUDGE